JUDGE A. R. HUMPHREY ADMITS CHARGES MADE AGAINST HIM. office and brought to its duties a

Declares That He is Willing To Stand on His Record. Says Railroads Were Satisfied with All His Decisions In Railway Cases.

publican n c n-par tisan-Populist- REPUBLICAN began the railroads non-partisan very-near-Republi- ceased to be a factor in politics can-anything to-get-the-legals in this county. Ask D. M. Amsorgan, on the southwest corner berry, for twenty years editor of of the square, have up to this the REPUBLICAN. He knows. throwing mud all of the time, sity and coming home to vote on to the communication below from Judge Humphrey.

August 9, 1909. To the Readers of the REPUBLI-CAN:

It may be that I am emulating the example of Balaam, as the Bible, in talking back, but looking for a boss now. some statements recently made

a reply. a Republican row, but I do not sions. The same charges made Republican convention was never ago west of Merna and I wanted Beacon said it was dominated That's why I went to Merna. and run by the railroads; and every fighting Republican in the county was branded as a railroad helper of some kind. No one thought it worth while to deny or answer such stuff coming from the source it did, and many will think this reply is

opinion myself. have been a railroad attorney. I would be a "good fellow" in tried nine railroad cases and that I have. When I was I carried the eyes of Herbert today. But transportation. But since I I did not and I will not. County have been county judge I have option and railroads do not inhad no connection with the rail- fluence him. It takes legal noroads in any way. It also says tices to make him happy. He that I assist now in the selection has been in town six months and of juries in railroad cases. This he has stood for legal notices It is a well known fact that a is not true. C. L. Gutterson is ever since he landed here. He railroad company with all its attorney for the railroad now is grouchy because he says I do and he needs no assistance. Lawyers here, and from all over the state, when here, trying tember I have published 29 nocases to juries frequently ask me and others concerning men who are drawn upon the regular Isn't this fair treatment? I rec- decision of all of which the railpanel. I answer them. So does every other lawyer and person of whom they make inquiry. It isn't confined to the members of the bar by any means.

While I have been county judge I have tried nine railroad cases. In each case I have entered judgment against the company. All appeals taken from such judgments have been by the railroads. And in no case that I have tried has the railroads tried their case in the district court. The company has paid the judgment and costs without trial in the district court. The case of C. T Orr vs the B. & M. is a case in point. the editorial chair and have bring in voters at that time. I Mr. Orr sued the company for \$365.00. After a hard trial I entered judgment in his favor and out is that book-learning don't that time. When you were election of 1902 and the vote against the company for \$332.00. The company appealed and then paid the costs and satisfied the judgment without further trial.

The REPUBLICAN talks of railroads in politics. Long before

Judge Humphrey and his Re- the present management of the week failed to come out with And I am willing to be bound by any definite statements and have what he says. When the Myers been beating about the bush boys were attending the Universo that I am glad to give space free transportation the railroads might have had something to

say in politics. But the railroads graduated from politics in this county about the time the boys did from the University. Since that time the Republicans of Custer county have run their the famous story is recorded in own politics. And they are not

The REPUBLICAN insinuates in the Republican seem to need that I opposed county option in the county convention. I did The REPUBLICAN says it has not. I wrote the resolutions ofmade certain charges against me fered by the committee on resoand that "my friends admit lutions and at the request of the them." I want it understood reporter furnished him a copy that I do my own admitting and for the state papers. I had no denying. It is quite possible copy of the resolution offered by that C. W. Beal, of the Beacon, Mr. Gadd for county option and d R. G. Moore, chairman of made no attempt to get one. he Democratic county commit- am not in the news-gathering tee, will admit anything the RE- business. If the editor of the PUBLICAN may say to help along REPUBLICAN thought it was of such importance why didn't he wish to be bound by their admis. attend to it That's his business.

It is true I attended the Old against me now by the REPUB- Settler's picnic at Merna. I held in the county but that the to see the old timers there.

The cause of the REPUBLICAN'S

noise arises over the legal notices that are published from this office in estate matters. Last fall the editor, Mr. Herbert Myers, came to the office and demanded that I publish all the notices from this locality in his useless. I am about of that paper. I turned down his demand. If I had published these The REPUBLICAN says that I notices exclusively in his paper not treat him fair in the matter of legal notices. Since last Septices in the REPUBLICAN; 19 in getting better results. The trial the Chief and 1 in the Beacon. of nine railroad cases with the ognize the papers of the town roads were satisfied would make and county as factors in the de- a real good record for a railroad velopment of our business, com- judge. Don't you think so your- Has Never Polled Full Vote of His mercial and social interests and self, Gus? have tried to aid each communinotices as belonged to it.

It is noticeable that no other paper in the county has taken up the fight for "reform" that the be that the other editors of the county, having spent years at the case, have not yet learned how to run a paper and "proizer, but it must have a base to commence on.

But what the reader of this paper is interested in is whether

or not the county judge has at- NOTHING AGAINST tended to the business of his sufficient amount of intelligence to do the work. On that question ask any one who knows and be guided by what you can learn and cast an intelligent ballot and the present incumbent will be satisfied.

Respectfully. A. R. HUMPHREY.

Judge Humphrey opens his statement by saying that he doesn't think there is any use in replying. No, there isn't Gus, unless you can deny the charges made against you and your statement shows that you are unable to do that.

I am glad to have you admit that you have been a railroad attorney and that you have carried free passes.

You deny that you have as sisted the Burlington railroad attorneys in the trial of their cases in the district court and then in the next sentence you admit that you have. You say that attorneys ask you questions concerning the jurors and that you answer them. The result of the trial of a railroad case depends in a large measure upon the jury. Doesn't advice as to what men will make the best jurors for the railroad constitute assistance in the selection of the jury. Your statement is a frank admission of the charge that you do assist in the selection of the jurors.

There is another thing, too, Gus that always puzzles me a little. When you go into the LICAN were worn thread-bare 15 caused no inconvenience by so district court room and get your years ago by the Beacon. A doing. I homesteaded 22 years head up next to that of Attorney Bishop and whisper in his ea and he whispers in your ear, what are you doing? Are you there using your influence with Attorney Bishop for the railroad company to try and see that he doesn't take any advantage of your constituent whose interest is at stake, or are you just answering his questions as to what is the best course to pursue in the trial in order to defeat a resident of this county?

You say, Gus, that you have none of them have been appealed and tried in the district court. They could not be appealed and tried in any other court so the railroads must have been very well satisfied with your decisions financial backing and its corps of corporation attorneys never fails to appeal a case to a higher court if there is any chance of

When you talk about the ty by sending to it such legal Myers boys coming home to vote on free transportation you of the primary campaign that it are talking about something that you do not know anything about. The Myers boys never REPUBLICAN has started. It may came home to vote while they were in the university and consequently they couldn't possibly have used free transportation. company was furnishing them date you and your friends or did other candidates.

[Continued or last page]

OLD RESIDENTS.

This Paper Opposes Judge Humphrey Simply on His Record.

A. R. Humphrey has, in the campaign for the nomination for county judge, appealed to the older Republicans of the county to get their vote on the statement that this paper's opposition to him is aimed at all of the older Republicans and that they must stand together for him because the attack on him is aimed at them all.

He is thus misrepresenting the facts because it is to his own advantage.

The editor desires to make his position in this matter clear and he is willing to stand or fall on the facts.

This paper is not opposing Mr. Humphrey because of his age, his twenty years residence in Custer county, or his twenty years in Custer county politics. Judge Humphrey says that he is willing to stand on his record and this paper is willing that he should. This paper is opposing him purely and simply on his record as a politician and as an office holder in this county. If, when they know the facts, the Republicans want him to be their nominee then he should be nominated. If they believe that his record shows that he is not deserving of further recognition then he should be defeated This paper takes it as its right and duty to state the facts and and on the facts rests its case.

This paper has said that he is the OLD TYPE of politician. By this was meant not old in years has used and still uses the old methods in politics, the man who has catered to the interests and does so today. The people of today are demanding that their representatives be free to serve them honestly and conscientously. This is the NEW TYPE or style politician and the style to which Humphrey does not belong.

This paper has nothing whatever to say against the older Republicans who have a clean record. We have some of them in office now and they deserved the recognition they received. John Cavenee has made a good treasurer, George Mair has been an excellent clerk of the district court and Jos. Pigman has made an obliging and efficient county clerk. Their age makes no difference so long as they are deserving men and have com- Jefferson H. Broady, Atty. Gen. mendable records.

JUDGE HUMPHREY ALWAYS WEAK MAN

The REPUBLICAN has taken the position from the beginning is not advisable to nominate A. R. Humphrey as the republican candidate for county judge becauee his record makes him- a weak man on the ticket. The campaign this fall promises to be a warm one and the Republicans Whenever you make any charges must put their strongest men up gressiveness" smothers them and Gus, you better stick to the or loose the election. That the they do not know it. But "a facts. You seem to know that REPUBLICAN is right in this is man from college" can jump into free passes were being used to shown by the figures printed below. It must be conceded things "reformed" in six months. am told that you handed out a that Custer county has been in The principal thing to find few to your friends, too, about the Republican column since the make sense. It's a good fertil- handing out those passes, Gus, shows that Humphrey has never did you feel that the railroad cast the full vote of his party and has, as a usual thing, come purely and simply to accommo- out considerably behind the

In the 1902 election Humphrey | viewed it unmoved.

was a candidate for county at- PURCELL MAKES torney against C. H. Holcomb and won out by 108 votes when Prout, the Republican candidate for attorney general of the state, carried the county by 253 votes and the other candidates won by an average majority of about

In 1904 the county candidates carried the county by majer fife. that averaged about 500 while Purcell politely side-stepped, rethe highest Roosevelt elector fused to answer them, and sugdefeated the strongest Parke elector by 1600 and Humphrey came out 15 votes behind A. P. Johnson as a candidate for county attorney. How is that for strength up in Judge Humphrey's com--lost the election when the county went Republican by 1600 and his fellow candidates won out by 500.

In 1905 Humphrey appeared again as a candidate, this time asking that the people make him county judge. He was elected by a bare majority of 94 votes when Letton, the republican candidate for supreme judge

carried the county by 448 \c. In 1907 he was again a CREAT date for county judge and was next to the lowest man on the ticket at the general election. H. M. Pinckney came out with the smallest majority which was 325. Humphrey came next with 491 and VanAntwerp headed the list with a majority of 1403. It It is ordinarily supposed that a candidate for supreme judge will poll about the party vote. M. B. Reese carried the county by 935 According to this Humphrey fell about 450 votes behind his party vote the last time he was a candidate.

When you go to the primaries next Tuesday vote for a man be so he started the paper as a with a clean record and one non-partisan paper. but old in style, i. e., a man who whom the party can elect after he is nominated. ELECTION OF 1905.

> Letton's majority Humphrey's Cole's majority eo B Mair..... G L Loomis, supreme Judge Reese's majority ... VanAntwerp's majority . . Humphrey's majority. torsevelt Elector

To the Republican Voters:

Johnson's majority

When you go to the polis for the primary next Tueslay remember me as a candidate for coroner

Remember, also, that a live nan does not need an undertaker and a dead man does not need a doctor.

Remember, too, that when an inquest is being held over a dead body and the coroner and jury deem an autopsy necessary the law says years ago and he has made a that two competent doctors shall be very good record as a legal getcalled in and that the coroner cannot be one of them so that if the coroner is a doctor it will not save the county any money.

L. E. COLE.

Thursday evening witnessed most gorgeous sunset. The heavens were brilliantly lighted, as if by a great and awe inspiring cor flagra the grand spectacle and no one

FREQUENT CHANGES.

Changes Politics Often Enough to keep in Line for Legal Notices.

Brother Beal took occasion in last week's Beacon to ask Brother Purcell of the Chief some questhens concerning his attitude in the primary campaign. Brother gested some questions that should be answered by the editor of the REPUBLICAN. The substauce of these questions is taken munication printed in this issue of the REPUBLICAN and are answered in the REPUBLICAN'S reply to Mr. Humphrey.

In this connection it may be interesting to refer to a few pages of Brother Purcell's political history. Brother Purcell started his first Custer county te vspaper in Merna. This was ted the Merna record. It was established in the latter part of the '80's, when the county was Republican and some of the old settlers who are in a position to know say that the Merna Record was considered to be a Republican paper.

Old settlers will remember that the Populist party began the latter part of the '80's and the early '90's to gain strength and promised to gain control of the county. Brother Purcell established the Chief in 1891 during this period of change and he seemed to be a little uncertain just what the political complexion of the county was going to

The Populists continued to gain strength and Bro. Purcell saw that it would be advisable financially to announce the Chief as a Populist paper and in 1893, after a conference in the Kealty Block in which H. H. Hyatt and Jim Halland played a prominent part, Bro. Purcell came out as a Populist paper and began publishing legals issued by the officials in the county that were controlled by the populists.

Emerson then became one of the leading factors in the Populist councils along with the "Big Four" in the Populist party and was made chairman of the Pop central committee.

The Republicans, however, began to show signs of getting back into the harness from 1896 to 1898 and Bro. Purcell seeing that he was in danger of losing the county legals began to show indifference to the Populist interests. When the Republicans began to get control of some of the county offices that hand out legals Bro. Purcell changed politics again and again announced his 1891 non-partisan doctrine so that whether a Republican, a Pop, or a Democrat was elected, he could go up to the court house and hold out an anxious hand asking for legal notices. If the county board is Republican Emerson wants the legals, if it is Democratic he wants the

legals. It has been legals with Emerson ever since he started his Merna Record about twenty ter. When the county is Republican he wants to be a Republican, when its Pop he wants to be a Pop and when it is uncertain which party controls the legals he likes the word "nonpartisan" to appear at the top of his paper.

Mrs. Patrick Sexton, of Eddytion. Crowds of people witnessed ville, was taken before the insanity board Wednesday and found to be